

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In The Application Of:)
Patrick C. Lilley, et al.) **Electronically Filed on**
Serial No.: 10/788,768) **July 19, 2007**
Filed: February 27, 2004)
For: MOBILE HANDSET NETWORK)
THAT FACILITATES INTERACTION)
BETWEEN A GENERIC)
INTELLIGENT RESPONSE AGENT)
AND A SERVICE BROKER)
SERVER)
Examiner: STEELMAN, MARY J.)
Group Art Unit: 2191)
Confirmation No.: 8473)

TRANSMITTAL OF INFORMATION DISCLOSURE STATEMENT

Mail Stop Amendment
Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

Dear Sir:

Enclosed are the following:

- * A completed PTO form PTO/SB/08a;
- * Fifty (50) U.S. Patents and published U.S. Patent applications as listed on the enclosed PTO/SB/08a, copies not provided;
- * Three non-patent literature references consisting of a Japanese-language copy of each of two Office actions issued by the Japanese Patent Office in related Japanese Patent Application 2002-543291 and Computer Dictionary definitions; and
- * Six (6) Japanese-language patent applications, one (1) with related English-language patent applications.

The cited references were not previously cited by or submitted to the U.S. Patent Office in U.S. Application No. 10/788,768 and are listed on the enclosed form PTO/SB/08a.

FEE DETERMINATION

- * A fee of \$180 is believed to be due because:

The applicant(s) believe(s) that this statement and enclosures are being filed after the first Office Action mailed by the PTO.

FEE PAYMENT

The Commissioner is hereby authorized to charge \$180 (to cover the Information Disclosure Statement Fee) and any additional fees which are presently required, or credit any overpayment, to Deposit Account No. 08-2025.

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REQUEST FOR CONSIDERATION

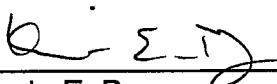
This paper and enclosures are believed to be entitled to consideration under 37 C.F.R. § 1.97, based on the facts stated above.

This submission is in no way intended as an admission that the cited references constitute prior art under any subsection of 35 U.S.C. § 102 or §103. Applicant expressly retains the right to argue that any of the cited references are not indeed prior art or to take any actions necessary to remove any of the cited references from the available prior art.

The Examiner is requested to return initialed copies of the enclosed PTO form PTO/SB/08(a) to indicate consideration of the cited references.

Respectfully submitted,

Date: July 19, 2007



Kevin E. Borg
Reg. No. 51,486

Hewlett-Packard Company
Intellectual Property Administration
Legal Department, M/S 35
P.O. Box 272400
Fort Collins, CO 80527-2400